



State of Wisconsin
1997 - 1998 LEGISLATURE

LRBa2063/1
JEO:kmg:lp

**SENATE AMENDMENT 1,
TO 1997 ASSEMBLY BILL 342**

March 12, 1998 - Offered by Senators HUELSMAN and DRZEWIECKI.

1 At the locations indicated, amend the engrossed bill as follows:

2 **1.** Page 36, line 13: delete lines 13 and 14 and substitute:

3 “**SECTION 94e.** 950.08 (3) (title) of the statutes is created to read:

4 950.08 (3) (title) DUTIES OF DEPARTMENT; MEDIATION.

5 **SECTION 94f.** 950.08 (3) of the statutes is renumbered 950.08 (3) (a) and
6 amended to read:

7 950.08 (3) (a) The Subject to par. (b), the department may”.

8 **2.** Page 36, line 22: after that line insert:

9 “**SECTION 94m.** 950.08 (3) (b) of the statutes is created to read:

10 950.08 (3) (b) If the department receives a complaint regarding the treatment
11 of crime victims or witnesses by a judge or a district attorney, the department may
12 not act on the complaint under par. (a) unless the judge or district attorney consents
13 to the department acting under par. (a). If a judge or district attorney does not

1 consent to the department acting under par. (a), the department shall immediately
2 refer the complaint to the judicial commission if it concerns a judge or to the board
3 of attorneys professional responsibility if it concerns a district attorney.”.

4 **3.** Page 37, line 3: after “victim” insert “, except that if the complaint concerns
5 a violation or alleged violation of the rights of crime victims by a judge or a district
6 attorney the board may not review the complaint but shall immediately refer the
7 complaint to the judicial commission if it concerns a judge or to the board of attorneys
8 professional responsibility if it concerns a district attorney”.

9 **4.** Page 37, line 13: delete lines 13 to 15.

10 **5.** Page 40, line 16: after the period insert “Only the crime victims rights board
11 acting under s. 950.09 (2) (d) may bring an action to assess a forfeiture under this
12 section.”.

13 (END)